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February 6, 2024

VIA ECF

Honorable James L. Cott Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

> United States v. Genco, No. 1:23-cr-00391 Re:

USDC SDNY DOCUMENT

Dear Judge Cott:

We represent Defendant Dustin Genco in the above-referenced action. Although we acknowledge and appreciate the flexibility the Court has shown with prior requests, we request two more business days (and the intervening weekend) to finish our sentencing memo on our client's behalf. We are mindful of the Court's admonition that "[a]bsent good cause shown, there will be no further adjournments." But the Government has consented to our request for a few extra days without changing other parts of the schedule, so long as the Government is subject to the same deadline. Thus, the parties remain available for the February 22 sentencing hearing. We apologize that we need the extra few days to finish our submission, but we request the Court's permission to file it on Monday, February 12th, by 10 am, and extend the same extension to the Government's sentencing submission.

Thank you for your consideration of this request.

Apphentingvanted Submissions due

no later fram 104. m.

on Pedruary 12.

Respectfully submitted,

/s/ Jim Walden

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27th Floor

New York, NY, 10281 jwalden@wmhlaw.com

Counsel for Dustin Genco

All parties, via ECF cc:

SO ORDERED:

Høn. James L. Cott'

United States Magistrate Judge